UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

CITY OF SAN ANTONIO, et al.,

Plaintiffs,

v.

CASE NO. SA06CA0381OG

HOTELS.COM, L.P., et al.,

Defendants.

Defendants.

DEFENDANTS' NOTICE OF SATISFACTION OF JUDGMENT

On May 27, 2021, the Supreme Court of the United States issued a unanimous opinion affirming the judgment of the United States Court of Appeals for the Fifth Circuit, which in turn had previously affirmed this Court's June 26, 2019 Order taxing \$2,226,724.37 in costs against the Plaintiff City of San Antonio and in favor of the Defendant online travel companies ("OTCs"). See Dkt. Nos. 1344-1345. As of June 28, 2021, the Plaintiff City of San Antonio has paid the OTCs the amount ordered by this Court, inclusive of applicable post-judgment interest, and has fully satisfied this judgment.

Dated: June 28, 2021 Respectfully submitted,

s/Les J. Strieber
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¹ Defendants are priceline.com Inc. (n/k/a Booking Holdings Inc.), Lowestfare.com Inc., Travelweb, LLC, Orbitz, Inc., Orbitz, LLC, Internetwork Publishing Corp. (d/b/a Lodging.com), Trip Network, Inc. (d/b/a Cheaptickets.com), Hotels.com L.P., Hotels.com GP, LLC, Hotwire, Inc., Expedia, Inc., Travelnow.com, Inc., Travelocity.com LP; Travelocity.com Inc. (n/k/a TVL LP), and Site59.com LLC,

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CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was served electronically in compliance with Local Rule CV-5(a). As such, the foregoing document was served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(b)(1). Pursuant to Fed. R. Civ. P. 5(a)-(d) and Local Rule CV-5(b)(2), all other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of the foregoing by email and/or fax, on this 28th day of June, 2021.

s/Tedd M. Warden
Tedd M. Warden